

EXHIBIT E

Philippe Zimmerman

From: Stephen N. Weiss <stephen@snweisslaw.com>
Sent: Tuesday, June 03, 2014 12:35 PM
To: Philippe Zimmerman
Subject: RE: Update

Phillippe:

As I mentioned to you on the phone, Fay Kaplan is aware of M&S' lien on my right to payments on the Iran/Sudan cases, and they will, of course, honor that lien. I also told you I would update you as things progressed, and in that regard sent you a copy of the recent email from Canadian counsel. Judgment was entered in the Owens case, out of the USDC, DC, and we expect the appeal taken by Sudan on jurisdictional grounds will be dismissed, since they appeared earlier on in the case. I believe you have been following the cases on pacer. So the full amount will be paid, but the source of the payments will be these cases.

When I signed the note I told Jay and Alan that money would have to come from these cases, and in light of their disbelief that there was no other source, I offered to and did cooperate with your investigator. I had also believed, when I signed the note, that there would continue to be withholdings from my draw, not knowing that the next day my relationship with M&S would be terminated.

Nevertheless, my practice is generating some income, but barely enough to cover my overhead and living costs, but not enough to permit me to squeeze out any ting extra for M&S.

I would remind you that last year I did manage a token payment out of my income to show good faith and to show that I recognize my obligation to M&S and that I intend to make good on it. I would remind you also that M&S's reaction was that it wasn't meaningful to M&S however meaningful it might have been to me. I had hoped to make additional payments this year but my cash flow has not permitted it.

As you can see, no significant changes have taken place since your investigator ascertained that I was telling the truth about my lack of assets. I am working as hard as I can to get the Iran/Sudan funds, and am certain they will come, probably within the time frame of John Adair's email copied below, barring any legal roadblocks. And I will copy you when I hear from him again. I regret that those funds had not come as quickly as I had hoped, but I remain confident that they will come in, in sufficient quantity to pay my debt to M&S.

SNW

From: Philippe Zimmerman <PZimmerman@MOESSINGER.COM>
Sent: Monday, June 02, 2014 12:32 PM
To: Stephen N. Weiss
Subject: RE: Update

Steve-

What is the status of a payment to Moses & Singer? As previously discussed, due to the absence of any meaningful payments in the last year-plus is a real problem.

Philippe

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From: Stephen N. Weiss [mailto:stephen@snweisslaw.com]
Sent: Monday, May 12, 2014 11:33 AM
To: Philippe Zimmerman
Subject: FW: Update

From: John Adair <JAdair@adairbarristers.com>
Sent: Sunday, April 13, 2014 1:55 PM
To: Stephen N. Weiss
Subject: Update

Steve:

One of the banks has paid 1.7M to the Sheriff in Ottawa. The other bank is in the process of paying 330,000 euro to the same Sheriff. We are filing our Direction to Enforce with the Sheriff Monday (we attempted to file last week but they want the address of every single plaintiff in the Tracy action so we have to get those and re-file).

We have filed Writs to seize the two properties but there are statutory waiting periods of about 6 months to enforce those.

I am meeting with Tom tomorrow to go over potential next steps. Will send you a memo on that topic later today.

John

John Adair

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